



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/600,732	07/20/2000	GEORGES SMITS	TIENSE RAFF.	8993
27667	7590	04/27/2007	EXAMINER	
HAYES, SOLOWAY P.C. 3450 E. SUNRISE DRIVE, SUITE 140 TUCSON, AZ 85718			CHUNDURU, SURYAPRABHA	
		ART UNIT		PAPER NUMBER
				1637
SHORTENED STATUTORY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MONTHS	04/27/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary	Application No.	Applicant(s)	
	09/600,732	SMITS ET AL.	
Examiner	Art Unit		
Suryaprabha Chunduru	1637		

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 29 March 2007.

2a) This action is **FINAL**. 2b) This action is non-final.

3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 65-70 and 72-97 is/are pending in the application.
4a) Of the above claim(s) _____ is/are withdrawn from consideration.

5) Claim(s) _____ is/are allowed.

6) Claim(s) 65-70 and 72-97 is/are rejected.

7) Claim(s) _____ is/are objected to.

8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.

10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:
1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. _____.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date. ____ .
3) Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date ____ .
5) Notice of Informal Patent Application
6) Other: ____ .

DETAILED ACTION

Status

1. The current application was returned by the BPAI after reversal decision. The decision indicated that the Royal Institute of Meteorological Center (IRM) document may be a very critical evidentiary document however, Examiner failed to provide a English translation of the document which would provide more facts in determining obviousness. The Board suggested the examiner to obtain an English translation of the IRM document and upon reviewing the English translation, issue an appropriate office action. Accordingly the Board reversed the rejection of claims 65-70, 72-97 under 35 USC 103(a). To address the issue, the Examiner herewith provides an English translation of IRM document, Belgium for the year 1994, during which time Van Den Ende et al. performed their study. Accordingly, the Examiner reopens the prosecution.
2. Claims 65-70, 72-97 are pending in this application and are considered for examination in this office action.

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out

the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

A. Claim 65-70, 72-78, and 89-97 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki et al. (USPN. 4,613,377) in view of Van Den Ende et al. (Plant Physiol. Vol. 149: 43-50, 1996) and (Institut Royal Meteorologique de Belgique, temperatures for January 1, through December 31, 1994, see an English translation of the document enclosed).

Yamazaki et al. teach a method as in claim 65, for improvement of processing of chicory inulin from chicory roots through conventional manufacturing techniques, wherein Yamazaki et al. disclose that the source material for the process are tubers of Jerusalem artichoke (see column 11, lines 62-66); grown in appropriate regions under proper climatological temperature (grows well in colder conditions, even in waste lands) (see column 12, lines 3-9).

With regard to claim 66-70, Yamazaki et al. also discloses that the inulin could also be derived in similar fashion and could be efficiently produced and harvested in late October and ideally should be processed within a few months (see column 12, lines 21-27);

With regard to claims 73-78, Yamazaki et al. disclose improvement obtaining partial or substantially complete hydrolysis product of inulin (see column 11, lines 62-66); the method of extracting inulin (40%-70% by weight) further comprises extraction with hot water and refining inulin by filtering and cation-exchange (see column 11, lines 1-49);

With regard to claims 89-97, Yamazaki et al. disclose production of fructo-oligosaccharides from inulin (see column 10, lines 36-56); fructooligosaccharides containing about 0-100% by weight of monosaccharides (see column 10, lines 51-56).

However, Yamazaki did not teach the periods of seeding/growing/processing under climatological temperature conditions, wherein the growing period in northern hemisphere selected from the periods ranging from December 1 till March 14, from March 15 till May 14, from May 15 till May 31, from June 1 till June 14, and from June 15 till November 30, provided that when said chicory has been seeded in the periods from May 15 till May 31, and from June 1 till June 14, the chicory roots have had a growing period of at least 180 days, and provided that when said chicory has been seeded in the period from March 15 till May 14, and in southern hemisphere within a period selected from the periods ranging from June 1 till September 14, from September 15 till September 30, from October 1 till November 14, from November 15 till November 30, and from December 1 till May 31, which are such that during a period of at least from the beginning of the third month of the growing period till the end of the processing of the chicory roots the fructan exohydrolase (FEH) gene in chicory roots, has not been triggered by the occurrence of low temperature conditions which are such that the temperature in a thermometer shelter not have dropped below minus 1⁰ C.

Van Den Ende et al. teach a process of claims 65-70, 72-78, 89-97, for synthesizing fructan (inulin) from chicory roots wherein Van Den Ende et al. disclose that (i) the source material for the process are roots of chicory grown in appropriate regions and processed under proper climatological temperature which has not triggered fructan exohydroxylase (FEH) in chicory roots (see page 44, column 1, paragraphs 1-4, page 47, column 1, paragraph 2); (ii) chicory roots were grown for a period of at least 150 days- 180 days and the period selected from periods ranging from June 1, July 26th to November 3rd , October 4th to October 25th , September 13th to December 6th (the period from June 1st to December 6th is 189 days, which is more than

180 days, see page 44, column 1, paragraph 4) ; (iii) chicory roots stored at +1⁰ C and analyzed at regular intervals (at least once a week) (see page 44, column 1, paragraphs 1 and 4) and (iii) inulin was obtained with a standard grade chicory insulin with degree of polymerization (DP) ranging from 6-13 (page 45, column 1, paragraph 3). Van Den Ende et al. also disclose changes in the activities of FET during growth, storage and forcing and suggests that cold storage results in a rapid depolymerization of large fructans with a simultaneous increase in smaller fructans, sucrose and fructose (see page 47, col. 1, paragraph 2, page 48, col. 2, paragraph 4).

Further the meteorological data from the Royal Institute of Meteorological center, Belgium provides support for the temperatures during March 1, 1994 through December 31, 1994, which indicates that the temperatures never dropped below minus 1⁰ C, except for two days in December, 1994 (see the chart for temperatures for 1994, wherein December 15 and 16 of 1994 had temperatures below minus 1⁰ C, these two days are out of the growing and processing period of Van Den Ende et al., wherein their growing and processing period ended on December 6th, 1994).

It would have been *prima facie* obvious to a person of ordinary skill in the art at the time the invention was made, to modify the process for processing chicory roots for manufacturing inulin as taught by Yamazaki et al. with the optimization of the process of growing and harvesting chicory roots as taught by Van Den Ende et al. and the temperature conditions disclosed by the Royal Institute of Meteorological center, Belgium to achieve expected advantage of developing an improved process for manufacturing chicory inulin from chicory roots under proper climatological temperatures because Van Den Ende et al. states that "seasonal changes in the biochemistry of fructan storing organs has been largely focused on the

examination of changes in the stored carbohydrates. The observed changes in carbohydrate concentrations five-fold increase in fructose concentration) very well correlate with a breakdown of high DP fructans. The shift from high DP fructans from low DP fructans could be due to the action of FFT using low molecular weight carbohydrates as acceptors (see page 47, column 2, paragraph 2, and page 48, column 2, paragraph 2). Van Den Ende et al. also taught changes in the activities of FET during growth, storage and forcing and suggests that cold storage results in a rapid depolymerization of large fructans with a simultaneous increase in smaller fructans, sucrose and fructose (see page 47, col. 1, paragraph 2, page 48, col. 2, paragraph 4). Therefore the effect of low temperatures on inulin degradation is a limiting parameter, which is obvious, and known from the prior art cited. Further the meteorological data shows that the temperatures never were below minus 1⁰ C except for two days in December, 1994). An ordinary practitioner would have reasonable expectation that the combination the method of Yamazaki et al. by incorporating the proper climatological conditions, (that is avoiding no frost days) which partially or wholly fall outside conventional seeding and growing conditions taught by Van Den Ende et al. and the Royal Institute of Meteorological data center, would result in achieving the expected advantage of developing an improved process of preparing chicory inulin. Thus the effect of limiting parameter (low or frost temperatures on FET activity) is known at the time the invention was made and it is *prima facie* obvious to avoid such conditions in the cultivation of chicory roots. Thus it is *prima facie* obvious to optimize the cultivating conditions not to fall in the low temperature conditions, and such modification of the method is considered obvious in the absence of secondary considerations.

B. Claims 79-88 rejected under 35 U.S.C. 103(a) as being unpatentable over Yamazaki et al. (USPN. 4,613,377) in view of Van Den Ende et al. (Plant Physiol. Vol. 149: 43-50, 1996) and The Royal Institute of Meteorological Center, Belgium, 1994 as applied to claims 65-78, 89-97 above, and further in view of Van Loo (USPN. 5,660,872).

Yamazaki et al. teach a method for processing of chicory inulin from chicory roots through conventional manufacturing techniques, wherein Yamazaki et al. disclose that the source material for the process are tubers of Jerusalem artichoke (see column 11, lines 62-66); grown in appropriate regions under proper climatological temperature (grows well in colder conditions, even in waste lands) (see column 12, lines 3-9). Yamazaki et al. also discloses that the inulin could also be derived in similar fashion and could be efficiently produced and harvested in late October and ideally should be processed within a few months (see column 12, lines 21-27); obtaining partial or substantially complete hydrolysis product of inulin (see column 11, lines 62-66); the method of extracting inulin (40%-70% by weight) further comprises extraction with hot water and refining inulin by filtering and cation-exchange (see column 11, lines 1-49); production of fructo-oligosaccharides from inulin (see column 10, lines 36-56); fructooligosaccharides containing about 0-100% by weight of mono saccharides(see column 10, lines 51-56).

Van Den Ende et al. teach a process for synthesizing fructan (inulin) from chicory roots wherein Van Den Ende et al. disclose that (i) the source material for the process are roots of chicory grown in appropriate regions and processed under proper climatological temperature which has not triggered fructan exohydroxylase (FEH) in chicory roots (see page 44, column 1, paragraphs 1-4, page 47, column 1, paragraph 2); (ii) chicory roots were grown for a period of at

least 150 days- 180 days and the period selected from periods ranging from June 1, July 26th to November 3rd, October 4th to October 25th, September 13th to December 6th (see page 44, column 1, paragraph 4) ; (iii) chicory roots stored at +1⁰ C and analyzed at regular intervals (at least once a week) (see page 44, column 1, paragraph 4) and (iii) inulin was obtained with a standard grade chicory insulin with degree of polymerization (DP) ranging from 6-13 (page 45, column 1, paragraphs 1-4).

However, neither Yamazaki et al. nor Van Den Ende et al. teach the production of inulin free of monomeric saccharides, dimeric saccharides and oligofructose.

Van Loo et al. teach a method for producing inulin free with low molecular weight polysaccharides (sugars) wherein Van Loo et al. disclose that the method comprises isolation of inulin from chicory roots with hot water to obtain aqueous solution of inulin, purification of inulin followed by concentrating the inulin solution by partial removal of water (see column 11, lines 47-62); the method also comprises obtaining inulin free of mono-and disaccharides, drying inulin to a particulate form (see column 12, lines 1-67, column 13, lines 1-17). Van Loo et al. further discloses obtaining inulin free of low molecular weight polysaccharides with DP greater than 5 (column 5, lines 5-44).

It would have been *prima facie* obvious to a person of ordinary skill in the art at the time the invention was made, to modify a process for processing chicory roots for manufacturing inulin as taught by Yamazaki et al. with the method of growing and harvesting chicory roots as taught by Van Den Ende et al. and the method of producing polydispersed saccharides as taught by Van Loo et al. to achieve expected advantage of developing a process for manufacturing improved Grade chicory inulin from chicory roots under proper climatological temperatures and

because Van Den Ende et al. taught that “seasonal changes in the biochemistry of fructan storing organs has been largely focused on the examination of changes in the stored carbohydrates. The observed changes in carbohydrate concentrations five-fold increase in fructose concentration) very well correlate with a breakdown of high DP fructans. The shift from high DP fructans from low DP fructans could be due to the action of FFT using low molecular weight carbohydrates as acceptors (see page 47, column 2, paragraph 2, and page 48, column 2, paragraph 2). Further, Van Loo et al. taught that “the degree of polymerization (DP) has direct effect on the solubility of inulin and varies according to the conditions of harvesting chicory roots and saccharides comprise a DP greater than 2 would result in coloration, difficulty in solubility and crystallize at temperatures below 65⁰ C” (see column 1, lines 55-67, column 2, lines 1-22). An ordinary practitioner would have been motivated to modify the method of Yamazaki et al. by incorporating the proper climatological conditions and production of inulin free of polydispersed saccharides as taught by Van Den Ende et al. and Royal Meteorological data center and further in view of Loo et al. in order to achieve the expected advantage of developing a method for production of improved grade inulin.

Response to BPAI decision

4. The BPAI decision is fully reviewed and considered the decision. The BPAI decision to reverse the *prima facie* obviousness rejection over claims 65-70 and 72-97 are based on the following arguments:

The BPAI suggested the examiner to obtain an English translation of the IRM document, which would provide more facts in determining the obviousness. As stated by the BPAI, the IRM document is a critical document in determining the obviousness of the instant claims. Examiner

herewith provides the English translation of the IRM document and since the English translation did not change the scope of the obviousness, Examiner reiterates the rejection providing the English translation of the document. Accordingly, upon considering the BPAI decision and reviewing the evidentiary support from The Royal Meteorological Center, Belgium, (English translation of the document) the Examiner reopens the prosecution.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Suryaprabha Chunduru whose telephone number is 571-272-0783. The examiner can normally be reached on 8.30A.M. - 4.30P.M , Mon - Friday,.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gary Benzion can be reached on 571-272-0782. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Suryaprabha Chunduru
Suryaprabha Chunduru
Primary Examiner
Art Unit 1637

Gary Benzion
GARY BENZION, PH.D.
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600

George C. Elliott
George C. Elliott, Director (acting) TC 1600

GEORGE C. ELLIOTT, DIRECTOR
TECHNOLOGY CENTER 1600